UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK		
JANET FASHAKIN,	x	C.A. No: 05-3080
	Plaintiff,	
v.		MOTION FOR SUMMARY JUDGMENT
NEXTEL COMMUNICATION, et al.	Defendants.	

Defendant Trans Union LLC ("Trans Union") moves, pursuant to Fed.R.Civ.P. 56, for summary judgment on the grounds that there are no disputed issues of material fact, and Trans Union is entitled to judgment as a matter of law. The reasons and authorities for this motion are fully set forth in the attached Memorandum of Law, Statement of Uncontested Facts, and Exhibits thereto.

Respectfully submitted,

KOGAN, TRICHON & WERTHEIMER, P.C.

/s/ Timothy P. Creech

TIMOTHY P. CREECH 1818 Market St., 30th Floor Philadelphia, PA 19103 (215) 575-7600; Fax: (215) 575-7688

email: tcreech@mstkw.com

Counsel for Defendant, Trans Union LLC

DATED: April 4, 2008

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
JANET FASHAKIN,	C.A. No: 05-3080
	Plaintiff,
v.	<b>CERTIFICATE OF SERVICE</b>
NEXTEL COMMUNICATION, et al.	Defendants.
Timothy P. Creech, Esq., here	by certifies he caused a true and correct copy of the
foregoing Trans Union LLC's Motion f	For Summary Judgment to be sent, via Electronic Mail, to
the following:	
Janet O. Fashakin FASHAKIN & ASSOCIATES, P.C 105-22 Jamaica Avenue Richmond Hill, NY 11418 718-805-2522; Fax: 718-805-2810 Email: janetfash@aol.com	Jeffrey S Ettenger Marin Goodman LLP 40 Wall Street New York, NY 10005 212-661-1151; Fax: 212-661-1141 Email: jettenger@maringoodman.com
	s/ Timothy P. Creech TIMOTHY P. CREECH

DATED: April 4, 2008